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 Attorneys for Plaintiff, *COREY GERWASKI*

10 **UNITED STATES DISTRICT COURT**

11 **DISTRICT OF NEVADA**

12 COREY GERWASKI,
 13 Plaintiff,
 14 vs.
 15 STATE OF NEVADA ex rel.
 16 BOARD OF REGENTS OF THE
 17 NEVADA SYSTEM OF HIGHER
 18 EDUCATION, on behalf of the
 19 UNIVERSITY OF NEVADA, LAS
 20 VEGAS; CHRISTOPHER HEAVEY,
 21 in his official capacity as current
 22 UNLV Interim President; AJP
 23 EDUCATIONAL FOUNDATION
 24 INC., A California Non-Profit
 25 Corporation; STUDENTS FOR
 26 JUSTICE OF PALESTINE-UNLV;
 27 NATIONAL STUDENTS FOR
 28 JUSTICE OF PALESTINE; DOES I-
 XX and ROE entities I-XX.
 Defendants.

Case No.: 2:24-cv-00985

STIPULATION TO EXTEND DEADLINE
 TO FILE RESPONSIVE PLEADING
 REGARDING DEFENDANTS STATE OF
 NEVADA ex rel. BOARD OF REGENTS
 OF THE NEVADA SYSTEM OF HIGHER
 EDUCATION, ON BEHALF OF THE
 UNIVERSITY OF NEVADA, LAS
 VEGAS AND CHRISTOPHER HEAVEY,
 IN HIS OFFICIAL CAPACITY AS
 CURRENT UNLV INTERIM PRESIDENT

(SECOND REQUEST)

26 **WHEREAS**, on June 3, 2025, Plaintiff filed his Second Amended Complaint. ECF 79.
 27 **WHEREAS**, on June 20, 2025, the Court granted a Stipulation to Extend the Deadline
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1 for Defendants AJP Educational Foundation, Inc., Students for Justice in Palestine –
2 UNLV, and State of Nevada *ex rel.* Board of Regents of the Nevada System of Higher Education
3 on behalf of the University of Nevada, Las Vegas and Christopher Heavey in his official capacity
4 as current UNLV Interim President, to file a Responsive Pleading to the Second Amended
5 Complaint to July 25, 2025. ECF 85.

6 **WHEREAS**, Plaintiff and Defendants State of Nevada *ex rel.* Board of Regents of the
7 Nevada System of Higher Education on behalf of the University of Nevada, Las Vegas
8 (“UNLV”) and Christopher Heavey in his official capacity as current UNLV Interim President
9 (“Heavey”), have agreed to an extension to August 11, 2025 for said Defendants UNLV and
10 Heavey, to file a responsive pleading to Plaintiff’s Second Amended Complaint.

11 It is hereby stipulated between undersigned counsel for Plaintiff and counsel for UNLV
12 and Heavey, that the date for Defendants’ responses to Plaintiff’s Second Amended Complaint
13 shall be extended to August 11, 2025.

14 This is the second request for an extension of the deadline related to the responses to the
15 Second Amended Complaint.

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1 Good cause exists to extend these deadlines, as the parties are attempting to resolve the
2 issues and the case, and it could potentially obviate the need for a responsive pleading.

3 Respectfully submitted,

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5 Dated: July 21st, 2025

6 /s/ Robert Z. DeMarco

7 David Z. Chesnoff, Esq.

8 Nevada Bar No. 2292

9 Richard A. Schonfeld, Esq.

10 Nevada Bar No. 6815

11 Robert Z. DeMarco, Esq.

12 Nevada Bar No. 12359

13 CHESNOFF & SCHONFELD

14 Attorneys for Plaintiff

15
16 Dated: July 21st, 2025

17 /s/ Andrew Smith

18 Elda M. Sidhu (NV Bar No. 7799)

19 Andrew D. Smith (NV Bar No. 8890)

20 UNIVERSITY OF NEVADA, LAS VEGAS

21 4505 S. Maryland Parkway, Box 451085

22 Las Vegas, Nevada 89154-1085

23 Attorneys for State of Nevada ex rel. Board

24 of Regents of the Nevada System of Higher

25 Education on behalf of the University of

26 Nevada, Las Vegas and Christopher Heavey

27 in his official capacity as current UNLV

28 Interim President

ORDER

IT IS THEREFORE ORDERED, with good cause appearing, that the Parties' Stipulation above is granted and Defendants State of Nevada *ex rel.* Board of Regents of the Nevada System of Higher Education on behalf of the University of Nevada, Las Vegas and Christopher Heavey in his official capacity as current UNLV Interim President, date for responses to Plaintiff's Second Amended Complaint shall be extended to August 11, 2025.

IT IS SO ORDERED.

Dated 7-28-25.

UNITED STATES MAGISTRATE JUDGE